TESLA, INC.,

1	MCDONALD CARANO LLP
2	Rory T. Kay (NSBN 12416) rkay@mcdonaldcarano.com
	2300 West Sahara Avenue, Suite 1200
3	Las Vegas, NV 89102 Telephone: (702) 873-4100
4	Facsimile: (702) 873-9996
5	QUINN EMANUEL URQUHART & SULLIVAN, LLP
6	Alex Spiro (admitted pro hac vice) alexspiro@quinnemanuel.com
0	51 Madison Avenue, 22nd Floor
7	New York, New York 10010
	Telephone: (212) 849-7000
8	
9	QUINN EMANUEL URQUHART & SULLIVAN, LLP Michael T. Lifrak (admitted pro hac vice)
9	michaellifrak@quinnemanuel.com
10	Jeanine M. Zalduendo (admitted pro hac vice)
	jeaninezalduendo@quinnemanuel.com
11	Aubrey Jones (admitted pro hac vice)
12	aubreyjones@quinnemanuel.com
12	865 South Figueroa Street, 10th Floor Los Angeles, California 90017-2543
13	Telephone: (213) 443-3000
1.4	Attamagna for Disintiff/Country Defendant
14	Attorneys for Plaintiff/Counter Defendant TESLA, INC.
15	
16	UNITED STATES DISTRICT COURT
17	DISTRICT OF NEVADA
18	

Plaintiff,
v.

MARTIN TRIPP,

Defendant.

AND RELATED COUNTERCLAIMS

Case No. 3:18-cv-00296-LRH-CBC

AMENDED APPENDIX OF EXHIBITS IN SUPPORT OF TESLA, INC.'S MOTION FOR SUMMARY JUDGMENT OR, IN THE ALTERNATIVE, FOR PARTIAL SUMMARY JUDGMENT

(VOLUME 2 of 3)

2

3

4

28

4	Ex	Description	Vol.#	Page Nos.
5	1	September 4, 2019 Martin Tripp Deposition Excerpts [Filed	1	MSJ_001-046
		with redactions		_
6	2	August 27, 2019 Nicolas Gicinto Deposition Excerpts [Filed	1	MSJ_047-081
		with redactions]		
7	3	January 22, 2019 Michael Persyn Deposition Excerpts	1	MSJ 082-086
0	4	September 6, 2019 Shamara Bell Deposition Excerpts	1	MSJ 087-102
8	5	June 5, 2019 Sarah O'Brien Deposition Excerpts	11	MSJ 103-109
9	6	Martin Tripp's June 14, 2018 interview with Nicolas Gicinto and Jake Nocon (TESS-TRIPP_0028450-739) [Filed under	1	MSJ_110-147
10		seal]	1	NGT 140 140
10	7	Exhibit 74 to the deposition of Martin Tripp, screenshots of	1	MSJ_148-149
11		messages between Martin Tripp and James Uelmen (TES-TRIPP 0021837)		
12	8	Evelyn Cheng, Tesla shares falls after Moody's downgrades credit rating, CNBC.COM (Mar. 27, 2018)	1	MSJ_150-158
13	9	Sonari Glinton, Out Of The Gate, Tesla Stumbles On Its Mass- Market Car, NPR (Oct. 3, 2017)	1	MSJ_159-167
14	10	Neal E. Boudette, For Tesla, 'Production Hell' Looks Like the Reality of the Car Business, THE NEW YORK TIMES (April 3,	1	MSJ_168-170
1.7		2018)		
15	11	Exhibit 70 to the deposition of Martin Tripp, the June 2, 2018	1	MSJ_171-173
16		email correspondence between Martin Tripp and Michael		
1.0		Bowling, subject line: "Meet to discuss the following,"		
17	12	(TRIPP00951-52) [Filed under seal] October 16, 2017 email correspondence and attachment	1	MSJ_174-177
	12	between Michael Bowling and Martin Tripp, subject line: "FW	1	1/155_1/4-1//
18		Martin Tripp," (TES-TRIPP 0026707) [Filed under seal]		
19	13	Tesla Motor's Inc. Code of Business Conduct and Ethics	1	MSJ_178-186
19		(TRIPP00773-80)		_
20	14	Tesla's Communications Policy and Confidentiality Agreement	1	MSJ_187-191
20		(TRIPP000781-84) [Filed under seal]		
21	15	Tesla Motors, Inc. Employee Proprietary Information and	1	MSJ_192-196
	1.0	Inventions Agreement (TRIPP000820-23) [Filed under seal]	1	MCI 107 100
22	16	July 27, 2017 Applicant Non-Disclosure Agreement with Tesla (GGL000140 0001) [Filed under seal]	1	MSJ_197-199
23	17	Exhibit 66 to the deposition of Martin Tripp, the February 20,	1	MSJ_200-202
23		2018 email correspondence between Chris Guenther and		_
24		Michael Bowling, subject line: "FW:3DU Stator NCM		
	1.0	personnel issue(s)," (TES-TRIPP 0021669-70)		NGT 202 204
25	18	March 8, 2018 email correspondence between Michael Bowling and Martin Tripp (TES-TRIPP 0021668)	1	MSJ_203-204
26	19	Exhibit 69 to the deposition of Martin Tripp, the May 25, 2018	1	MSJ_205-206
Ĭ		email correspondence between Michael Bowling nad Martin		
27		Tripp (TES-TRIPP 0000846)		

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

С	Linette Lopez, <i>Tesla's new Gigafactory robots that are</i> supposed to help it ramp up Model 3 production aren't working yet, BUSINESS INSIDER (June 6, 2018)	3	MSJ_570-573
D	Tesla Motors, Inc. Employee Proprietary Information and Inventions Agreement (TRIPP000820-23) [Filed under seal]	3	MSJ_574-578
Е	Tesla's Communications Policy and Confidentiality Agreement (TRIPP000781-84) [Filed under seal]	3	MSJ_579-583
F	June 18, 2018 Email from Elon Musk to Everyone, subject line: "Some concerning news" (TES-TRIPP 0001221-1222)	3	MSJ_584-586
G	June 20, 2018 email correspondence between Elon Musk, Todd Maron and Sarah O'Brien, subject line: "Termination Lawsuit" (TRIPP000868)	3	MSJ_587-588
Н	June 20, 2018 email correspondence between Elon Musk, Julie Wong, David Arnold, Press and Sarah O'Brien, subject line: "Termination Lawsuit" (TES-TRIPP 0016924-16930)	3	MSJ_589-596
I	July 5, 2018 Tweet from Elon Musk @lopezlinette (TES-TRIPP 0004648)	3	MSJ_597-598

Case 3:18-cv-00296-MMD-CLB Document 172 Filed 04/16/20 Page 5 of 6

Respectfully submitted this 16th day of April, 2020.

QUINN EMANUEL URQUHART & SULLIVAN, LLP

By: /s/ Alex Spiro
Alex Spiro
51 Madison Avenue, 22nd Floor
New York, New York 10010

Rory T. Kay (NSBN 12416) MCDONALD CARANO LLP 2300 West Sahara Avenue, Suite 1200 Las Vegas, NV 89102

Attorneys for Plaintiff/Counter-Defendant TESLA, INC.

<u>CERTIFICATE OF SERVICE</u>

I HEREBY CERTIFY that I am an employee of McDonald Carano LLP, and that on April 16, 2020, a true and correct copy of the foregoing AMENDED APPENDIX OF EXHIBITS IN SUPPORT OF TESLA, INC.'S MOTION FOR SUMMARY JUDGMENT OR, IN THE ALTERNATIVE, FOR PARTIAL SUMMARY JUDGMENT (VOLUME 2 of 3) was electronically filed with the Clerk of the Court by using CM/ECF service which will provide copies to the following counsel of record registered to receive CM/ECF notification.

/s/ CaraMia Gerard
An employee of McDonald Carano LLP